PETITION FOR WRIT OF HABEAS CORPUS: 28 USC §2254 (Rev. 9/10) ADOPTED BY ALL FEDERAL COURTS IN TEXAS

IN THE UNITED STATES DISTRICT COURT DISTRICT OF TEXAS PETITION FOR A WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY CE OF CONFINEMENT (Full name of Petitioner) RISONER ID NUMBER

VS.

(Name of TDCJ Director, Warden, Jailor, or authorized person having custody of Petitioner)

## (Supplied by the District Court Clerk)

CASE NUMBER

#### **INSTRUCTIONS - READ CAREFULLY**

- 1. The petition must be legibly handwritten or typewritten and signed and dated by the petitioner, under penalty of perjury. Any false statement of an important fact may lead to prosecution for perjury. Answer all questions in the proper space on the form.
- 2. Additional pages are not allowed except in answer to questions 11 and 20. Do not cite legal authorities. Any additional arguments or facts you want to present must be in a separate memorandum. The petition, including attachments, may not exceed 20 pages.
- 3. Receipt of the \$5.00 filing fee or a grant of permission to proceed in forma pauperis must occur before the court will consider your petition.
- 4. If you do not have the necessary filing fee, you may ask permission to proceed in forma pauperis. To proceed in forma pauperis, (1) you must sign the declaration provided with this petition to show that you cannot prepay the fees and costs, and (2) if you are confined in TDCJ-CID, you must send in a certified In Forma Pauperis Data Sheet form from the institution in which you are confined. If you are in an institution other than TDCJ-CID, you must send in a certificate completed by an authorized officer at your institution certifying the amount of money you have on deposit at that institution. If you have access or have had access to enough funds to pay the filing fee, then you must pay the filing fee.

- 5. Only judgments entered by one court may be challenged in a single petition. A separate petition must be filed to challenge a judgment entered by a different state court.
- 6. Include all of your grounds for relief and all of the facts that support each ground for relief in this petition.
- 7. Mail the completed petition and one copy to the U. S. District Clerk. The "Venue List" in your unit law library lists all of the federal courts in Texas, their divisions, and the addresses for the clerk's offices. The proper court will be the federal court in the division and district in which you were convicted (for example, a Dallas County conviction is in the Northern District of Texas, Dallas Division) or where you are now in custody (for example, the Huntsville units are in the Southern District of Texas, Houston Division).
- 8. Failure to notify the court of your change of address could result in the dismissal of your case.

	•	PETITION	
Wha	t are you	challenging? (Check all that apply)	
		A judgment of conviction or sentence, probation or deferred-adjudication probatio	(Answer Questions 1-4, 5-12 & 20-25) n.
		A parole revocation proceeding.	(Answer Questions 1-4, 13-14 & 20-25)
		A disciplinary proceeding.	(Answer Questions 1-4,15-19 & 20-25)
		Other forged Plea of Czwitt	(Answer Questions 1-4, 10-11 & 20-25)
		s must answer questions 1-4:	ion about the conviction for the sentence you
a pris Answ	on disciprer these on struction Name	plinary action, do not answer questions 1-4 valuestions about the conviction for the sentence in may result in a delay in processing your case.	) that entered the judgment of conviction and
2.	Date o	f judgment of conviction: 2-17	-2017
3,	Length	n of sentence: 5 years deferred	adjudication community superision
4.	Identif		es, of which you were convicted that you wish
		ienge in unis naoeas action; / / / / /	

<u>Jud</u>	gment of Conviction or Sentence, Probation or Deferred-Adjudication Probation:
5.	What was your plea? (Check one) □ Not Guilty □ Guilty □ Nolo Contendere
6.	Kind of trial: (Check one)
7.	Did you testify at trial?
8.	Did you appeal the judgment of conviction?   Yes   No
9.	If you did appeal, in what appellate court did you file your direct appeal? 25+ Cowt 0;
	Cause Number (if known) 0-17-00242
	What was the result of your direct appeal (affirmed, modified or reversed)? Officed
	What was the date of that decision? $3-7-19 + 11-27-18$
	If you filed a petition for discretionary review after the decision of the court of appeals, answer the following:
	Grounds raised: Altered Plea of Guilt Documents
	Result: Affirmed trial Court judgment  Date of result: 11-5-19 Cause Number (if known): PD-0314-19
	If you filed a petition for a writ of certiorari with the United States Supreme Court, answer the following:
	Result:
	Date of result:
10.	Other than a direct appeal, have you filed any petitions, applications or motions from this judgment in any court, state or federal? This includes any state applications for a writ of habeas corpus that you may have filed.   \[ \textstyle \text{Yes}  \text{No} \]
1.	If your answer to 10 is "Yes," give the following information:
	Name of court:
	Nature of proceeding:
	Cause number (if known):

	from the particular court:
Grou	ınds raised:
	of final decision:
Wha	t was the decision?
	e of court that issued the final decision:
As to	any second petition, application or motion, give the same information:
Nam	e of court:
	re of proceeding:
Caus	e number (if known):
date 1	(month, day and year) you <u>filed</u> the petition, application or motion as shown by a file-stamped from the particular court:
	nds raised:
	of final decision:
What	was the decision?
Name	e of court that issued the final decision:
lf you sheet	t have filed more than two petitions, applications, or motions, please attach an additional of paper and give the same information about each petition, application, or motion.
	ou have any future sentence to serve after you finish serving the sentence you are attacking spetition?
(a)	If your answer is "yes," give the name and location of the court that imposed the sentence to be served in the future:
(b)	Give the date and length of the sentence to be served in the future:

12.

	(c)	Have you filed, or do you intend to file, any petition attacking the judgment for the sentence you must serve in the future? $\Box$ Yes $\Box$ No
Paro	le Revoc	eation:
13.	Date a	and location of your parole revocation:
14.		you filed any petitions, applications, or motions in any state or federal court challenging your revocation? ☐ Yes ☐ No
	If you	r answer is "yes," complete Question 11 above regarding your parole revocation.
<u>Disci</u>	plinary	Proceedings:
15.	For you	our original conviction, was there a finding that you used or exhibited a deadly weapon?
16.	Are yo	ou eligible for release on mandatory supervision?   Yes   No
17. Name and location of the TDCJ Unit where you were found guilty of the dis		and location of the TDCJ Unit where you were found guilty of the disciplinary violation:
	Discip	linary case number:
	What v	vas the nature of the disciplinary charge against you?
18.	Date yo	ou were found guilty of the disciplinary violation:
	Did yo	u lose previously earned good-time days? □Yes □ No
	•	answer is "yes," provide the exact number of previously earned good-time days that were d by the disciplinary hearing officer as a result of your disciplinary hearing:
		y all other punishment imposed, including the length of any punishment if applicable and anges in custody status:
19.	Did you	appeal the-finding of guilty through the prison or TDCJ grievance procedure?
	If your	answer to Question 19 is "yes," answer the following:
	Sten I	Result

	Case 4:20-cv-00645 Document 1 Filed on 02/21/20 in TXSD Page 6 of 12  Step 2 Result:	
	Date of Result:	
Allp	petitioners must answer the remaining questions:	
20.	For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Summarize <u>briefly</u> the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting them.	
	CAUTION: To proceed in the federal court, you must ordinarily first exhaust your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.	
A.	GROUND ONE: 18US Code 2071 (a)(b)	
	Concealment, Removal, or Mutilation of Court Russ	!s
	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
	Record shows on 7-12-14 Petitioner-Charleston Singletary signed standard	
	pleaforms which had elerk office file mark. 9-16-16 Judge Mendo	
	Petitiner to withdraw quilty plea, Petitioner never signed new plea de	umensi
	Judg Kell Johnson altered the plea downers filed 7-12-16 by scrates	
В.	Mendoza signature dates, added her name, and ther miscepresented orisinal signature dated 1-12th as agreement to enter plea of quilt GROUNDTWO: 18 US Cade 1509	! petition
	Obstruction of Court Orders	
	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
	Suspects neerferred with Petitioner's 14th admendment due	process
	rights under Judge Mendoza order + judgment that allowed	Petition
	to withdraw his quilt plea deted 7-12-16, and then exercises.	ghts to
	utilize full extent of faw to prove innocence. Suspects- Tudg	e Kelli
	Johnson, D. A. Ashley Sheridar, + Court Appointed Attorney Adams falsification of plea documents resulted as violation of	2 Muldro
	folsification of pled documents resulted as violation of	Mendoza
	Court order + sudgment.	

Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  Suspects-Judge Kelli Johnson tols fred "Order of De Adjudication dated 2-22-17. Order false reported Patritic appeared in person with course when Order of Deterred Adjudication) was signed by fattioner. Petitioner was in Itaris County Jail without course on a about 2-27-17 when presented with worder deterred anjudication.  Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	ser
Suspects- Judge Kelli Johnson tolsified "Order of De Adjudication dotted 2-22-17. Order false reported Petrit. appeared in person with course/when Order of Deterred Adjudication was signed by Petritioner, Petritioner was in I farris County Jail without course on or about 2-27-17 when presented with worder deterred adjudication.  GROUND FOUR:	over
Adjudication dotted 2-22-17. Order false reported Petritic appeared in person with course/when Order of Deterred Adjudication was signed by Petitioner, Petitioner was in I faires County Tail without coursel on or about 2-27-17 of When presented with worder deterred adjudication.  GROUND FOUR:	over
Adjudication dotted 2-22-17. Order false reported Petrit.  appeared in person with course/when Order of Deferred  Adjudication was signed by Petitioner, Petitioner was in  I farms County Jail without coursel on or about 2-27-17 of  When presented with worder deterred adjudication.  GROUND FOUR:	over
Adjudication was signed by Petitioner, Petitioner was in I faires County Tail without counsel on or about 2-27-17 of when presented with worder deterred adjudication.  GROUND FOUR:	
Adjudication was signed by Petitioner, Petitioner Was in Ifaris County Tail without counsel on or about 2-27-17 when presented with worder deterred adjudication.  GROUND FOUR:	or 2-2
Harris County Jail without counsel on or about 2-27-17 of When presented with worder deterred adjudication.  GROUND FOUR:	or 2-2
GROUND FOUR:	
Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
Relief sought in this petition:	

revo	e you previously filed a federal nabeas petition attacking the same conviction, parolecation, or disciplinary proceeding that you are attacking in this petition?   Yes  Shows answer is "yes," give the date on which each petition was filed and the federal court in the was filed. Also state whether the petition was (a) dismissed without prejudice, (but was filed or (c) denied.
deni	ou previously filed a federal petition attacking the same conviction and such petition was ed or dismissed with prejudice, did you receive permission from the Fifth Circuit to file and petition as required by 28 U.S.C. § 2244(b)(3) and (4)?
Are □ Y	any of the grounds listed in question 20 above presented for the first time in this petition?
•	ur answer is "yes," state <u>briefly</u> what grounds are presented for the first time and give you ons for not presenting them to any other court, either state or federal.
state (f"ye or fe	ou have any petition or appeal now pending (filed and not yet decided) in any court, either or federal, for the judgment you are challenging?   Yes No es," identify each type of proceeding that is pending (i.e., direct appeal, art. 11.07 application deral habeas petition), the court in which each proceeding is pending, and the date each ending was filed.
	the name and address, if you know, of each attorney who represented you in the following s of the judgment you are challenging:
(a)	At preliminary hearing:
(b)	At arraignment and plea:
(c)	At trial:
(d)	At sentencing:
(e)	On appeal:
f)	In any post-conviction proceeding:

	(g)	On appeal from any ruling against you in a post-conviction proceeding:
<u>Time</u>	liness o	f Petition:
26.	year a	ar judgment of conviction, parole revocation or disciplinary proceeding became final over one ago, you must explain why the one-year statute of limitations contained in 28 U.S.C. § (d) does not bar your petition.
	*****	

- (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
- (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such State action;
- (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
- (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.
- (2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

<sup>&</sup>lt;sup>1</sup> The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA"), as contained in 28 U.S.C. § 2244(d), provides in part that:

<sup>(1)</sup> A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -

Wherefore, petitioner prays that the	e Court grant him the relief to which he may be entitled.
	•
•	Signature of Attorney (if any)
	under penalty of perjury that the foregoing is true and correct Corpus was placed in the prison mailing system on
	(month, day, year).
Executed (signed) on	(date).
	Charlaton Lighty To C Signature of Petitioner (required)
	Signature of Petitioner (required)
Petitioner's current address: 1138	Brenford Drive Houston, Texas
77047	

# 18 U.S. Code § 2071. Concealment, removal, or mutilation generally

U.S. Code Notes

- (a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.
- **(b)** Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the <u>United States</u>. As used in this subsection, the term "office" does not include the office held by any <u>person</u> as a retired officer of the Armed Forces of the <u>United States</u>.

(June 25, 1948, ch. 645, <u>62 Stat. 795</u>; <u>Pub. L. 101–510</u>, <u>div. A, title V, § 552(a)</u>, Nov. 5, 1990, <u>104 Stat. 1566</u>; <u>Pub. L. 103–322</u>, <u>title XXXIII</u>, § 330016(1)(I), Sept. 13, 1994, 108 Stat. 2147.)

## 18 U.S. Code § 1509. Obstruction of court orders

U.S. Code Notes

Whoever, by threats or force, willfully prevents, obstructs, impedes, or interferes with, or willfully attempts to prevent, obstruct, impede, or interfere with, the due exercise of rights or the performance of duties under any order, judgment, or decree of a <u>court of the United States</u>, shall be fined under this title or imprisoned not more than one year, or both.

No injunctive or other civil relief against the conduct made criminal by this section shall be denied on the ground that such conduct is a crime.

(Added <u>Pub. L. 86–449</u>, title <u>I</u>, § 101, May 6, 1960, <u>74 Stat. 86</u>; amended <u>Pub. L. 103–322</u>, title XXXIII, § 330016(1)(H), Sept. 13, 1994, <u>108 Stat.</u> 2147.)

U.S. Code Toolbox

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